IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF ILLINOIS

JEREMY MURPHY,)	
)	
Plaintiff,)	
)	
vs.)	CIVIL NO. 14-cv-478-CJP ¹
)	
CAROLYN W. COLVIN,)	
)	
Defendant.)	

MEMORANDUM AND ORDER

Proud, Magistrate Judge:

This matter is now before the Court on the parties' Agreed Motion to Remand to the Commissioner. (**Doc. 27**).

The parties agree that this case should be remanded to the agency for further proceedings pursuant to sentence four of 42 U.S.C. § 405(g). A sentence four remand (as opposed to a sentence six remand) depends upon a finding of error, and is itself a final, appealable order. See, *Melkonyan v. Sullivan*, 501 U.S. 89 (1991); *Perlman v. Swiss Bank Corporation Comprehensive Disability Protection Plan*, 195 F.3d 975, 978 (7th Cir. 1999). Upon a sentence four remand, judgment should be entered in favor of plaintiff. *Schaefer v. Shalala*, 509 U.S. 292, 302-303 (1993).

The parties agree that, upon remand, the ALJ will provide plaintiff with an opportunity to submit additional evidence; re-evaluate plaintiff's mental

¹ This case was assigned to the undersigned for final disposition upon consent of the parties pursuant to 28 U.S.C. §636(c). See, Doc. 19.

impairments pursuant to the special technique in 20 C.F.R. § 416.920a; obtain

evidence from a medical expert regarding the nature and severity, and functional

limitations, if any, of plaintiff's impairments, and/or obtain an updated

psychological examination and opinion; reconsider plaintiff's

complaints and residual functional capacity, and in so doing, further evaluate the

medical opinions; seek vocational expert testimony to determine whether there

are a significant number of jobs in the national economy that plaintiff can

perform; conduct the further proceedings required to determine if plaintiff's

substance use is a contributing factor material to a finding of disability (Social

Security Ruling 13-2p); give Plaintiff an opportunity for a hearing; and issue a new

decision.

For good cause shown, the parties' Agreed Motion to Remand to the

Commissioner (**Doc. 27**) is **GRANTED**.

The final decision of the Commissioner of Social Security denying Jeremy

S. Murphy's application for social security benefits is **REVERSED and**

REMANDED to the Commissioner for rehearing and reconsideration of the

evidence, pursuant to sentence **four** of 42 U.S.C. §405(g).

The Clerk of Court is directed to enter judgment in favor of plaintiff.

IT IS SO ORDERED.

DATED: April 15, 2015.

s/ Clifford J. Proud **CLIFFORD J. PROUD**

UNITED STATES MAGISTRATE JUDGE

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